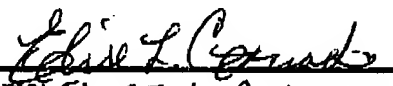


#23

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):	SITRICK, David	)	<b>CERTIFICATE OF</b>
		)	<b>TRANSMISSION UNDER 37 CFR</b>
For:	User Image Integration into	)	<b>1.8</b>
	Audiovisual Presentation System	)	
	and Methodology	)	I hereby certify that this
Serial Number:	08/645,678	)	correspondence is being facsimile
		)	transmitted to: <b>703.872.9306</b> at the
Date Filed:	05/14/1996	)	United States Patent and Trademark
		)	Office on <u>September 13, 2004.</u>
Patent Number:	5,830,065	)	
		)	
Date Issued:	11/03/1998	)	name: <u>ELISE L. CORRADO</u>
Attorney Docket:	STD 1563	)	
		)	(2 pages total)

DECLARATION OF JUDITH L. GOLDBERG PURSUANT TO 37 CFR 1.28(c)

Mail Stop PETITION  
 Commissioner for Patents  
 P.O. Box 1450  
 Alexandria, VA 22313-1450

Dear Sir:

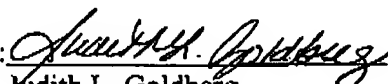
The undersigned, Judith L. Golderg, hereby declares and affirms:

1. Between approximately 1994 and approximately 2000, I was the patent secretary for David H. Sitrick. In that position, I was responsible for assisting Mr. Sitrick with preparing and filing patent applications and related prosecution papers and correspondence.
2. While serving in this position, I assisted Mr. Sitrick in the prosecution of three patent applications that resulted in U.S. Patent Nos. 5,583,864; 5,830,065; and 6,425,825. As part of these prosecutions, I prepared transmittal documents and assisted in the calculation of requisite filing fees, issue fees, and maintenance fees. Indeed, my signature appears on many of the certificates of transmission accompanying the prosecution documents corresponding to these patents.

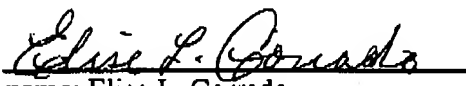
IN RE PATENT  
Patent Number: 5,830,065  
Attorney Docket Number: STD 1563

3. It has been brought to my attention that in calculating respective filing fees, issue fees, and maintenance fees for these patents, the fee amounts due were miscalculated. I calculated those fees according to a small entity status (as had been the customary practice I had followed for all other patent applications where David Sitrick was inventor), calculations that were inadvertent mistakes without any intent to deceive the Patent Office.
4. To the extent that such miscalculations occurred, they were not motivated by an intent on my part to deceive, commit fraud or misrepresent any facts to the Patent and Trademark Office.
5. At no point was I directed or otherwise instructed by Mr. Sitrick to erroneously calculate the fees corresponding to these patents. To the best of my knowledge and belief, any fee miscalculations were unintentional errors on my part and/or the part of Mr. Sitrick.
6. I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and, further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
7. I declare that the foregoing is true and correct.
8. Further declarant sayeth not.

Dated: September 10, 2004  
Chicago, Illinois

By:   
Judith L. Goldberg

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):	SITRICK, David	)	<b>CERTIFICATE OF</b>
		)	<b>TRANSMISSION UNDER 37 CFR</b>
For:	User Image Integration into	)	<b>1.8</b>
	Audiovisual Presentation System	)	
	and Methodology	)	I hereby certify that this
Serial Number:	08/645,678	)	correspondence is being facsimile
		)	transmitted to: 703.872.9306 at the
Date Filed:	05/14/1996	)	United States Patent and Trademark
		)	Office on <u>September 13, 2004.</u>
Patent Number:	5,830,065	)	
		)	
Date Issued:	11/03/1998	)	name: Elise L. Corrado
		)	
Attorney Docket:	STD 1563	)	(2 pages total)

DECLARATION OF ELISE L. CORRADO, PURSUANT TO 37 CFR 1.28(c)

Mail Stop PETITION  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

The undersigned, Elise L. Corrado, hereby declares and affirms:

1. Between approximately March, 2001 and the present date, I have been the patent paralegal and secretary for David H. Sitrick. In this position, I have been responsible for assisting Mr. Sitrick with preparing and filing patent applications and related prosecution papers and correspondence.
2. While serving in this position, I have assisted Mr. Sitrick in the prosecution and/or maintenance of three patent applications that resulted in U.S. Patent Nos. 5,583,864; 5,830,065; and 6,425,825. As part of these prosecutions and maintenance, I prepared transmittal documents and assisted in the calculation of requisite filing fees, issue fees, and maintenance fees. Indeed, my signature appears on some of the certificates of transmission accompanying the prosecution documents corresponding to these patents.

IN RE PATENT  
Patent Number: 5,830,065  
Attorney Docket Number: STD 1563

3. It has been brought to my attention that in calculating respective filing fees, issue fees and maintenance fees for these patents, some of the fee amounts due were miscalculated as having small entity status. I calculated those fees according to a small entity status, because this had been the customary practice I had followed for all patent applications for which David Sitrick was named as inventor. Any miscalculations made were inadvertent mistakes without any intent to deceive the Patent Office.
4. To the extent that such miscalculations occurred, they were not motivated by an intent on my part to deceive, commit fraud or misrepresent any facts to the Patent and Trademark Office.
5. At no point was I directed or otherwise instructed by Mr. Sitrick to erroneously calculate the fees corresponding to these patents. To the best of my knowledge and belief, any fee miscalculations were unintentional errors on my part and/or the part of Mr. Sitrick.
6. I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and, further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
7. I declare that the foregoing is true and correct.
8. Further declarant sayeth not.

Dated: September 13, 2004  
Skokie, Illinois

By: Elise L. Corrado  
Elise L. Corrado